

UNITED STATES DISTRICT COURT

for the

District of

Division

United States Courts
Southern District of Texas
FILED

AUG 08 2022

Nathan Ochsner, Clerk of Court

Candace Lanell Walker or
Candace Lanell Walker-Baldwin

Plaintiff(s)

(Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

-v-

20 defendants
Arch Diocese,
Cynthia Lanell Nash, Steven Carter & more

Defendant(s)

(Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

Case No. _____

(to be filled in by the Clerk's Office)

Jury Trial: (check one) ☐ Yes ☐ No

COMPLAINT FOR THE CONVERSION OF PROPERTY

(28 U.S.C. § 1332; Diversity of Citizenship)

I. The Parties to This Complaint

A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name

Candace Lanell Walker or
Candace Lanell Walker-Baldwin

Street Address

12433 Tidwell rd apt 431

City and County

Houston Tx Harris County

State and Zip Code

Texas 77044

Telephone Number

N/A Don't have a number

E-mail Address

missclw2018@gmail.com

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

Pro Se 10 (Rev. 12/16) Complaint for the Conversion of Property

Defendant No. 1

Name
Job or Title (if known)
Street Address
City and County
State and Zip Code
Telephone Number
E-mail Address (if known)

ArchDiocese

1700 San Jacinto St.
Houston Harris
Texas 77002
713-659-5461

Defendant No. 2

Name
Job or Title (if known)
Street Address
City and County
State and Zip Code
Telephone Number
E-mail Address (if known)

Our Mother of Mercy Catholic Church

4000 Sumpter St Houston, TX
Houston Harris
Texas 77020
713-672-0026

Defendant No. 3

Name
Job or Title (if known)
Street Address
City and County
State and Zip Code
Telephone Number
E-mail Address (if known)

Mental Health / UT Harris Psychiatric Center

2800 S Mac Gregor Way
Houston Harris
Texas 77021
713-741-5000

Defendant No. 4

Name
Job or Title (if known)
Street Address
City and County
State and Zip Code
Telephone Number
E-mail Address (if known)

Nicholas Craig Walker-Baldwin

10011 Piave Dr.
Houston Harris
Texas 77044
832-~~244~~ 971-1197

Pro Se 10 (Rev. 12/16) Complaint for the Conversion of Property

Defendant No. 1

Name
Job or Title (if known)
Street Address
City and County
State and Zip Code
Telephone Number
E-mail Address (if known)

Cynthia Lanell Nash

9510 Maple Green Ln

Houston Harris

Texas 77044

832-341-1977

Defendant No. 2

Name
Job or Title (if known)
Street Address
City and County
State and Zip Code
Telephone Number
E-mail Address (if known)

Alonzo Craig Baldwin

910 Confederate Rd

~~Liberty~~ Liberty

Texas 77575-5611

936-340-7576 or 936-257-3869

Defendant No. 3

Name
Job or Title (if known)
Street Address
City and County
State and Zip Code
Telephone Number
E-mail Address (if known)

Travis White Sr

1815 Avenue B

1815 Avenue B

Dickenson

Tx 77539

832-969-6851

Defendant No. 4

Name
Job or Title (if known)
Street Address
City and County
State and Zip Code
Telephone Number
E-mail Address (if known)

Diamond White or Laque A White

10011 Piave Dr

Houston Harris

Texas 77044

832-483-9328

Defendant No. 1

Name
Job or Title (if known)
Street Address
City and County
State and Zip Code
Telephone Number
E-mail Address (if known)

HISD
School District
4400 West 18th level 1sc
Houston Harris
Texas 77092
713-556-6000

Defendant No. 2

Name
Job or Title (if known)
Street Address
City and County
State and Zip Code
Telephone Number
E-mail Address (if known)

Ray Mark Wightman
9416 N. Sandree Dr
Citrus Spring
Florida 34434
910-527-2016
wightman69@Icloud.com

Defendant No. 3

Name
Job or Title (if known)
Street Address
City and County
State and Zip Code
Telephone Number
E-mail Address (if known)

Steven Carter³ Elaine Carter
8111 East point Blvd
Baytown
Texas 77521-

Defendant No. 4

Name
Job or Title (if known)
Street Address
City and County
State and Zip Code
Telephone Number
E-mail Address (if known)

Christa Carter
9822 Graniteville dr.
Houston Harris
Texas
832-731-9889

Pro Se 10 (Rev. 12/16) Complaint for the Conversion of Property

Defendant No. 1

Name
Job or Title (if known)
Street Address
City and County
State and Zip Code
Telephone Number
E-mail Address (if known)

Fritz Baldwin

8518 South Meadow Dr

Houston Harris

Texas 77071

832-443-3213

Defendant No. 2

Name
Job or Title (if known)
Street Address
City and County
State and Zip Code
Telephone Number
E-mail Address (if known)

Rickey Ethel Baldwin

308 Baker Cir

Ames

Texas 77575

Defendant No. 3

Name
Job or Title (if known)
Street Address
City and County
State and Zip Code
Telephone Number
E-mail Address (if known)

Janice Frazier

535 Bienville Ln

Houston Harris

Texas 77015

Defendant No. 4

Name
Job or Title (if known)
Street Address
City and County
State and Zip Code
Telephone Number
E-mail Address (if known)

Robert Morrison

State Farm

12824 Willow Centre Dr Ste F

Houston Harris

Texas 77066

832-428-1283

Pro Se 10 (Rev. 12/16) Complaint for the Conversion of Property

Defendant No. 1

Name

Cheneka Hughes

Job or Title (if known)

Street Address

15615 Carberry Hill Ct

City and County

Houston Harris

State and Zip Code

Texas 77044

Telephone Number

832-616-1118 or 832-616-1566

E-mail Address (if known)

Defendant No. 2

Name

Larry Smith Sr. & Charlene Baldwin

Job or Title (if known)

Street Address

451 Maxey Rd

City and County

Houston Harris

State and Zip Code

Texas 77177 77015

Telephone Number

E-mail Address (if known)

Defendant No. 3

Name

Army

Job or Title (if known)

United States Army

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address (if known)

Defendant No. 4

Name

Marines

Job or Title (if known)

United State Marines

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address (if known)

Pro Se 10 (Rev. 12/16) Complaint for the Conversion of Property

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Under 28 U.S.C. § 1332, federal courts may hear cases in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000. In that kind of case, called a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff. Explain how these jurisdictional requirements have been met.

A. The Plaintiff(s)

1. If the plaintiff is an individual

The plaintiff, (name) Candace Lanell Walker
Candace Lanell Walker - Baldwin, is a citizen of the
 State of (name) Texas.

2. If the ~~plaintiff~~ Defendants is a corporation

The ~~plaintiff~~ Defendants, (name) HISD (Houston Independent School District), is incorporated
 under the laws of the State of (name) Texas, and
 has its principal place of business in the State of (name) Texas.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

B. The Defendant(s)

1. If the defendant is an individual

The defendant, (name) Alonzo Craig Baldwin, is a citizen of the
 State of (name) Texas. Or is a citizen of (foreign nation)
US.

2. If the defendant is a corporation

The defendant, (name) Our Mother of Mercy Catholic Church ^{rch} is incorporated under
 the laws of the State of (name) Texas, and has its principal
 place of business in the State of (name) Tx.
 Or is incorporated under the laws of (foreign nation) _____,
 and has its principal place of business in (name) Our Mother of Mercy.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Under 28 U.S.C. § 1332, federal courts may hear cases in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000. In that kind of case, called a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff. Explain how these jurisdictional requirements have been met.

A. The ~~Plaintiff~~ Defendants

1. If the ~~plaintiff~~ is an individual
defendants

The ~~plaintiff~~, (name) Cynthia Lanell Nash, is a citizen of the
State of (name) Texas.

2. If the ~~plaintiff~~ is a corporation
defendant

The ~~plaintiff~~, (name) mental health / UT Harris Psychiatric Center, is incorporated
under the laws of the State of (name) Texas, and
has its principal place of business in the State of (name) Texas.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

B. The Defendant(s)

1. If the defendant is an individual

The defendant, (name) Nicholas Craig Walker-Baldwin, is a citizen of the
State of (name) Texas. Or is a citizen of (foreign nation)
U.S.

2. If the defendant is a corporation

The defendant, (name) Arch Diocese, is incorporated under
the laws of the State of (name) Texas, and has its principal
place of business in the State of (name) Texas.
Or is incorporated under the laws of (foreign nation) United States,
and has its principal place of business in (name) Arch Diocese.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Under 28 U.S.C. § 1332, federal courts may hear cases in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000. In that kind of case, called a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff. Explain how these jurisdictional requirements have been met.

A. The ~~Plaintiff~~ defendants

1. If the ~~plaintiff~~ is an individual
Defendants

The ~~plaintiff~~ (name) Diamond White or Laque A White, is a citizen of the
State of (name) Texas.

2. If the ~~plaintiff~~ is a corporation
Defendants

The ~~plaintiff~~ (name) Marine, is incorporated
under the laws of the State of (name) Texas, and
has its principal place of business in the State of (name) U.S.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

B. The Defendant(s)

1. If the defendant is an individual

The defendant, (name) Travis White Sr, is a citizen of the
State of (name) Texas. Or is a citizen of (foreign nation)
U.S.

2. If the defendant is a corporation

The defendant, (name) Army, is incorporated under
the laws of the State of (name) Texas, and has its principal
place of business in the State of (name) Texas.
Or is incorporated under the laws of (foreign nation) U.S.,
and has its principal place of business in (name) Texas.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Under 28 U.S.C. § 1332, federal courts may hear cases in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000. In that kind of case, called a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff. Explain how these jurisdictional requirements have been met.

A. The ~~Plaintiff~~ Defendants

1. If the ~~plaintiff~~ is an individual
defendant

The ~~plaintiff~~, (name) Ray Mark Wightman, is a citizen of the
defendant State of (name) Florida.

2. If the ~~plaintiff~~ is a ~~corporation~~
defendant Individual

The plaintiff, (name) Fritz Baldwin, is ~~incorporated~~ Individual
under the laws of the State of (name) Texas, and
has its principal place of business in the State of (name) Texas.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

B. The Defendant(s)

1. If the defendant is an individual

The defendant, (name) Steven Carter³ Elaine Carter, is a citizen of the
State of (name) Texas. Or is a citizen of (foreign nation)
U.S.

2. If the defendant is a ~~corporation~~ Individual

The defendant, (name) Christa Carter, is ~~incorporated~~
the laws of the State of (name) Texas, and has its principal
place of business in the State of (name) Texas.
Or is ~~incorporated~~ under the laws of (foreign nation) Texas,
and has its principal place of business in (name) Texas.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Under 28 U.S.C. § 1332, federal courts may hear cases in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000. In that kind of case, called a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff. Explain how these jurisdictional requirements have been met.

A. The Plaintiff(s)

1. If the ~~plaintiff~~ is an individual
~~defendants~~

The ~~plaintiff~~, (name) Rickey & Ethal Baldwin, is a citizen of the
~~defendant~~
 State of (name) Texas.

2. If the ~~plaintiff~~ is a ~~company~~
~~defendant~~ individual

The ~~plaintiff~~, (name) Janice Frazier, is ~~incorporated~~
~~defendant~~
 under the laws of the State of (name) Texas, and
 has its principal place of business in the State of (name) _____.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

B. The Defendant(s)

1. If the defendant is an individual

The defendant, (name) Robert Morris Morrison, is a citizen of the
 State of (name) Texas. Or is a citizen of (foreign nation)
U.S.

2. If the defendant is a ~~company~~ individual

The defendant, (name) Cheneka Hughes, is ~~incorporated~~
 the laws of the State of (name) Texas, and has its principal
 place of business in the State of (name) Texas.
 Or is ~~incorporated~~ under the laws of (foreign nation) Texas U.S.,
 and has its principal place of business in (name) Texas.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Under 28 U.S.C. § 1332, federal courts may hear cases in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000. In that kind of case, called a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff. Explain how these jurisdictional requirements have been met.

A. The Plaintiff(s) Defendant(s)

1. If the plaintiff is an individual

~~Defendant~~ Defendants

The plaintiff, (name) Larry Smith³; Charlene Baldwin, is a citizen of the State of (name) Texas.

2. If the plaintiff is a corporation

The plaintiff, (name) _____, is incorporated under the laws of the State of (name) _____, and has its principal place of business in the State of (name) _____.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

B. The Defendant(s)

1. If the defendant is an individual

The defendant, (name) _____, is a citizen of the State of (name) _____. Or is a citizen of (foreign nation) _____.

2. If the defendant is a corporation

The defendant, (name) _____, is incorporated under the laws of the State of (name) _____, and has its principal place of business in the State of (name) _____.
Or is incorporated under the laws of (foreign nation) _____, and has its principal place of business in (name) _____.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

C. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

30 million for Taking what does not belong to them?
Pain & Suffering

III. Statement of Claim

A. Describe the property that you own that is the subject of this complaint, including its value.

My Copyrights, Wiley & Sanaa Wightman copyrights. Every Electronic device in my house has an Attachment. My mind, voice, Body, Car, life & Soul. Estate & all securities that have been stolen or placed with someone other than my self. TV's, Computer & everything is being monitored.

B. How and when did you come to own the property? I purchased electronic devices

like, TV's Computers, phones from the store. My car I purchased

from the Buick dealership. I have never owned my own copyrights because parents & church will not teach me or allow me to finish school. they have turned me into a virtual slave.

C. How and when did the defendant(s) obtain possession of the property? Describe with particularity the actions the defendant(s) took to convert the property. Looks, they have use tyranny and

repressive & oppressive behavior, hiding things from me to control the outcome. Listening and channeling through my throat or ears. When I try to go back to college and sign in something comes on inside my body that hurts bad. Spying, framers of the constitution, entrapment, anything I want they knew & cursed my life and compromise my security. All fraudulent deeds to steal my life.

D. (If the defendant(s) rightfully came into possession of the property): Describe how and when you notified the defendant(s) that the property belonged to you. Describe how and when you demanded that the defendant(s) deliver or return the property, and what response you received from the defendant(s).

Attach a copy of any written correspondence with the defendant(s), if such copies exist. I asked my mother she said she doesn't know what I'm talking about. I talked to my priest he doesn't know what I'm talking about. I pull records & people laugh if I tell them someone is spying on me & beating to every situation. I asked if someone has power of attorney, from the courts they said No. Someone has closed all of my records. I would like to know why? What I can do to get everything back to normal. I can't work because they are firing me because someone keeps hunting down OR go to school. They are making money off of watching me.

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

Pro Se 10 (Rev. 12/16) Complaint for the Conversion of Property

I am 40 I am not youthfull anymore, They have taken my 8 pack stomach away, Ctased me down. My mind, Body & Soul, ears, head hurts. They stole 300 dollars from my Baek Paek. My phone is being monitored it hurts so I can not have a phone at all. It feels like I am dieing. Lost time from school & wages. I think they implanted IVF bids for me to have. I will take 3 million for that or more.

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: _____

Signature of Plaintiff

Printed Name of Plaintiff

Candace J. Walker-Baldwin
Candace Larell Walker-Baldwin

B. For Attorneys

Date of signing: _____

Signature of Attorney

Printed Name of Attorney

Bar Number

Name of Law Firm

Street Address

State and Zip Code

Telephone Number

E-mail Address